

### Public Service Commission State of North Dakota

COMMISSIONERS

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10 November 2014

Mr. John Walstad Code Revisor North Dakota Legislative Council State Capitol 600 East Boulevard, 2<sup>nd</sup> Floor Bismarck, ND 58505-0360

Re: Notice of Intent to Amend Administrative Rules

Case Nos. GS-14-761, AD-14-762, and GE-14-763

Dear Mr. Walstad:

Enclosed please find copies of:

- Commission Motion Proposing Amendments, Scheduling Hearing, Issuing Notice of Intent to Amend Rules and Notice of Hearing, and Issuing an abbreviated Notice
- Proposed rule changes on the following:
  - o Sections 69-09-03-01 and 69-09-03-02, Pipeline Safety
  - o Article 69-02, Practice and Procedure
  - Sections 69-07-02-02 and 69-07-02-02.1, Grain Warehouse and Grain Buyer Bonds
- Notice of Intent to Amend Administrative Rules and Notice of Hearing
- Abbreviated Notice of Intent to Amend Administrative Rules and Notice of Hearing

If you have any questions please do not hesitate to call.

Best Regards,

Illona A. Jeffcoat-Saco

General Counsel

- 6 GE-14-763 Filed 11/10/2014 Pages: 30 Letter to Legislative Council with enclosures Public Service Commission
- 7 AD-14-762 Filed 11/10/2014 Pages: 30 Letter to Legislative Council with enclosures Public Service Commission
- 7 GS-14-761 Filed 11/10/2014 Pages: 30 Letter to Legislative Council with enclosures Public Service Commission

enclosures

Received by the office of the Legislative Council this \_\_[0] day of November, 2014 By:



#### **MOTION**

### November 6, 2014

Public Service Commission Gas Pipeline Safety Rulemaking Case No. GS-14-761

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

Public Service Commission Licensing Rulemaking Case No. GE-14-763

I move the Commission propose the attached revisions to the North Dakota Administrative Code, and issue a Notice of Intent to Amend Administrative Rules and Notice of Public Hearing and an abbreviated Notice of Intent to Amend Administrative Rules and Notice of Public Hearing for publication in each official county newspaper throughout the state as required by law, in Public Service Commission, Gas Pipeline Safety, Rulemaking, Case No. GS-14-761, Public Service Commission, Practice and Procedure, Rulemaking, Case No. AD-14-762, Public Service Commission, Licensing, Rulemaking, Case No. GE-14-763.

Sections 69-09-03-01 and 69-09-03-02, Pipeline Safety

Article 69-02, Practice and Procedure

Sections 69-07-02-02 and 69-07-02-02.1, Grain Warehouse and Grain Buyer Bonds

<sup>2</sup> GE-14-763 Filed 11/06/2014 Pages: 25 Commission Motion proposing rules, scheduling hearing, and issue Notices Public Service Commission

<sup>3</sup> AD-14-762 Filed 11/06/2014 Pages: 25 Commission Motion proposing rules, scheduling hearing, and issue Notices Public Service Commission

<sup>3</sup> GS-14-761 Filed 11/06/2014 Pages: 25 Commission Motion proposing rules, scheduling hearing, and issue Notices Public Service Commission

### State of North Dakota Public Service Commission

Public Service Commission Gas Pipeline Safety Rulemaking Case No. GS-14-761

#### **CHAPTER 69-09-03**

#### **GAS PIPELINE SAFETY**

Section

69-09-03-01

Safety

69-09-03-02

Adoption of Regulations

69-09-03-01. Safety. Gas pipeline Pipeline facilities used for the intrastate distribution and transmission of <u>natural and other gas, liquefied natural gas, or hazardous liquids</u> shall be designed, constructed, and operated to meet the safety standards set forth in regulations of the United States department of transportation adopted in section 69-09-03-02. The commission may require such proof of compliance as it deems necessary.

History: Amended effective July 1, 1986; January 1, 1988;

General Authority: NDCC 28-32-02, 49-02-04

Law Implemented: NDCC 49-02-01.2, 49-02-04

**69-09-03-02. Adoption of regulations.** The following parts of title 49, Code of Federal Regulations in effect as of June 22, 2011 November 6, 2014, are adopted by reference:

- Part 190 Department of Transportation Pipeline Safety
   Enforcement Programs and Rulemaking Procedures.
- Part 191 Department of Transportation Regulations for Transportation of Natural Gas and other gas by

Pipeline; Annual Reports Incident Reports, and of Leaks Safety-Related Condition Reports.

- Part 192 Transportation of Natural and Other Gas by Pipeline:
   Minimum <u>Federal</u> Safety Standards.
- 4. Part 195 Transportation of Hazardous Liquids by Pipeline.
- 4<u>5</u>. Part 199 Control of Drug Use in Natural Gas, Liquefied Natural Gas, and Hazardous Liquids Pipelines Alcohol Testing.

Copies of these regulations may be obtained from:

**Public Service Commission** 

600 East Boulevard, Dept. 408

Bismarck, ND 58505-0480

History: Effective June 1, 1984; amended effective July 1, 1986; January 1, 1988; March 1, 1990; February 1, 1992; August 1, 1993; August 1, 1994; February 1, 1996; July 1, 1997; July 1, 1998; September 1, 1999; August 1, 2000; January 1, 2002; November 1, 2003; May 1, 2005; July 1, 2006; April 1, 2008; January 1, 2010; April 1, 2012;

**General Authority:** NDCC 28-32-02 **Law Implemented:** NDCC 49-02-01.2

State of North Dakota
Public Service Commission

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

held, the commission will assign a time and place for hearing. Notice of the

69-02-04-01. Notice. In those proceedings in which a hearing is to be

hearing must be posted in the office of the commission, and must be served on

the parties and other persons entitled to receive notice at least twenty days prior

to the date set for the hearing except in cases of emergency or as otherwise

provided by law.

hearing.

In any proceeding, except rulemaking proceedings, involving the rights of persons who are members of the public generally, notice of hearing must be given by legal publication in the North Dakota daily newspaper of the affected area. Notice must be published at least twenty days prior to the date of the

An electric, gas, or telecommunications public utility shall provide individual customer notice as required below by billing insert, newsletter, or other appropriate method approved by the commission. The notice must indicate the place and date of the commencement of any hearing, informal hearing, or public input session that has been ordered by the commission, and that the public is invited to attend. Subject to the power of the commission to modify its contents and when applicable, the notice must include a summary sheet describing the absolute dollar and percentage impact of any proposed rate or price changes by

the various classes of services offered by the utility and must include a list of the utility's business office locations where the proposed rate or price schedules and a comparison of present and proposed rates or prices can be examined by the public. The notice must also contain in bold type the following statement when applicable: The rate changes described in this notice have been requested by (specific utility).

For electric and gas utilities, individual customer notice is required for an application for approval of a rate increase, purchase or sale, merger, or acquisition filed by the utility, and applications by the utility for alternative regulation. For electric and gas utilities, the commission may require the utility to provide individual customer notice to potentially affected customers in other rate proceedings, complaint cases, advance determination of prudence cases, and fuel and purchased gas adjustment proceedings.

For telecommunications utilities, individual customer notice is required for an application for a certificate of public convenience and necessity resulting from the sale, merger, or acquisition of an incumbent telecommunications company. The commission may require a telecommunications utility to provide individual customer notice to potentially affected customers in complaint cases.

The individual customer notices required by this section are separate from and in addition to any other customer notices required by law or rule, unless the commission authorizes the utility to satisfy multiple notice requirements with one notice.

History: Amended effective October 1, 1980; September 1, 1982; September

1,1992; January 1, 2001;\_\_\_\_\_\_.

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-05, 28-32-08, 49-01-07

69-02-04-02. Appearances. Each interested party shall enter an appearance at the beginning of the hearing by giving the party's name and address and briefly stating the capacity in which the party appears. All appearances must be noted on the record. The name and position of each member of the commission's staff participating in the hearing or investigation must be included in the record as an appearance.

History: Amended effective September 1, 1992;

General Authority: NDCC 28-32-02 Law Implemented: NDCC 49-01-07

### State of North Dakota Public Service Commission

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

### 69-02-02-02. Formal complaints.

- 1. Complaints. Complaints may be made by the commission on its own motion, or by any person. Complaints will be in writing and set forth the act or omission complained of. If the complaint is against the reasonableness of any rate or charge of any heat, gas, or electrical public utility, the commission cannot entertain it unless it is signed by the governing body of the county or city, if any, within which the alleged violation occurred, or by not less than ten percent of the consumers or purchasers of such heat, gas, or electrical service.
- 2. Form and content. A formal complaint must show the venue, "Before the Public Service Commission of North Dakota" and will contain a heading showing the name of the complainant and the name of each respondent. The complaint must include the name, address, and telephone number of each complainant's attorney, if any. The complaint will be drawn to fully advise the respondent and the commission of the factual and legal grounds of the complaint, the injury complained of, and the specific relief sought.
- 3. **Number of copies.** At the time the complaint is filed, the complainant must also file a copy for each respondent plus seven additional copies.

4. Sufficiency of complaint. Upon the filing of a formal complaint, the commission will determine whether it states a prima facie case and conforms to this article. If the complaint does not state a prima facie case or does not conform to this article, the commission will notify the complainant and provide the complainant an opportunity to amend within a specified time. If the complaint is not amended, it will be dismissed. The filing of an answer is not an admission of the sufficiency of the complaint.

#### 5. Service.

- a. If the complaint is sufficient, the commission will serve a copy of the complaint and the commission's notice on each respondent.
- b. The commission will serve the complaint and notice of hearing personally or by certified mail at least forty-five days before the time specified for hearing. The complaint and notice of hearing may be served separately or together, so long as each is served at least 45 days before the date of the hearing. Service of a complaint and notice of hearing may be waived, in writing, by the respondent. The parties may agree upon a time and place for hearing, with the consent of the commission.
- c. In case of an emergency the commission may notice a proceeding for hearing upon its merits upon less than forty-five days' notice. The time provided for the respondent's answer must be adjusted accordingly.
- <u>d.</u> However, Notwithstanding subparagraph c, hearings on a renewal, suspension, or revocation of a license may not be held on less than ten

days' notice, unless a statute specifically allows or requires suspension or revocation without a hearing.

History: Amended effective September 1, 1992; January 1, 2001;

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-05, 49-01-07

### 69-02-02-03. Answers.

- Filing. Answers to complaints must be filed within twenty days after service of the notice of hearing and complaint.
- 2. Content. Each answer must contain:
  - a. The title of the proceeding and docket number;
  - b. The name and address of each answering party;
  - c. A specific denial of each material allegation of the complaint which is controverted by the respondent;
  - d. A statement of any new matter which may constitute a defense; and
  - e. The name, address, and telephone number of each of the respondent's attorneys, if any.

If the answering party has no information or belief upon the subject sufficient to enable the party to answer an allegation of the complaint, the party may so state in the answer and place the denial upon that ground.

3. Service and number of copies. The original answer and seven copies thereof must be filed with the executive secretary of the commission. The respondent shall serve a copy of its answer personally, or by certified mail. upon each complainant. The respondent shall certify to the commission that the service has been made.

History: Amended effective September 1, 1992; January 1, 2001;\_\_\_\_\_.

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-05, 49-01-07

### State of North Dakota Public Service Commission

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

## CHAPTER 69-02-09 TRADE SECRET PROCEDURES FOR PROTECTING INFORMATION FROM DISCLOSURE

Section	
69-02-09-01	Application to Protect Information
69-02-09-02	Filing of Application
69-02-09-03	Processing the Application
69-02-09-04	Protective Order
69-02-09-05	Request for Hearing - Who May Request - Time - Burden of Proof
69-02-09-06	Request for Hearing – Contents
69-02-09-07	Viewing Trade Secret Protected Information
69-02-09-08	References to <del>Trade Secret</del> <u>Protected</u> Material at Hearings
69-02-09-09	Protection of Trade Secret Protected Information
69-02-09-10	Copies of Information Used During Hearing
69-02-09-11	Documents Certified on Appeal
69-02-09-12	Disposal of Trade Secret Protected Information

69-02-09-01. Application to protect information. Except as provided in sections 69-02-09-13, Anan applicant requesting trade secret-protection of information in an administrative proceeding or in a response to a commission

request for information shall file an application with the commission. The application must include at least the following:

- 1. A general description of the nature of the information sought to be protected;
- 2. The specific law or rule on which protection is based;
- 2<u>3</u>. <u>If the basis for protection is that the information is trade secret:</u>
  - a). An explanation of why the information derives independent economic value, actual or potential, from not being generally known to other persons;
  - 3<u>b</u>). An explanation of why the information is not readily ascertainable by proper means by other persons;
  - A general description of the persons or entities that would obtain economic value from disclosure or use of the information;
  - 5d). A specific description of known competitors and competitors' goods and services that are pertinent to the tariff or rate filing; and
  - 6<u>e</u>). A description of the efforts used to maintain the secrecy of the information.
- 4. If the basis for protection is a reason other than that the information is trade secret, the specific basis or bases upon which the information qualifies for protection.
- 5. A redacted public version of the information, unless this requirement is waived by the commission. The amount redacted must be as minimal as possible. If it is not possible to file a redacted public version, a specific written request for waiver of the requirement and the reasons for requesting a waiver must be filed.

History: Effective March 1, 1994; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

addressed to and filed with the executive secretary of the commission. The trade-secret protected material filed with the application must be separately bound and placed in a sealed envelope, or other appropriate, sealed container, which must be labeled: TRADE SECRETPROTECTED INFORMATION – PRIVATE. An original and seven copies of the public portion of the application must be filed unless this requirement is waived by the commission. Only one copy of the trade secretprotected material mustmay be filed.

History: Effective March 1, 1994; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-03. Processing the application. When an application for trade—secret protection of information is filed, the commission staff shall examine the information and application, and makefile and serve a prima facieresponse that includes a recommendation of whether the information qualifies for protection. If the basis for requesting protection is that the information is trade secret, the staff response must include a recommendation on whether the information is relevant and a is trade secret, under the definition of trade secret in North Dakota Century Code section 47-25.1-01. The commission will make a determination on the application from

the application and the recommendation <u>and any response received from those served.</u>

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-04. Protective order. Upon a determination that information qualifies for protection is relevant and trade secret the commission shall issue a protective order limiting disclosure.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-05. Request for hearing - Who may request - Time – Burden of proof.

- 1. Upon a determination that the information is relevant but not trade secret or upon a determination of irrelevance, does not qualify for protection, the applicant will be notified and has seven days to request a hearing before the commission, or obtain appropriate injunctive relief from the courts. If no hearing is requested or the commission is not otherwise restrained, the information will become part of the public record without protection. The burden of proof in such a hearing is on the party seeking to prevent disclosure.
- If any person disagrees with the designation of information as trade secret protected or with its nondisclosure, the person shall first attempt to informally dispose of the dispute with the party seeking to prevent disclosure. If the dispute cannot be

resolved, any person may request a hearing before the commission to determine the trade secret protected status.

History: Effective March 1, 1994; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-06. Request for hearing - Contents. A request for hearing must be in writing. An original and seven copies of the request must be filed with the executive secretary of the commission. The request must identify the reason the information should be disclosed, or not considered trade secret protected. In any hearing the burden of proof is on the party seeking to prevent disclosure.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

### 69-02-09-07. Viewing trade secret protected information.

1. The commission and its staff, and any outside counsel retained by the commission, may view protected information filed with the commission at any time. However, the commission and its staff are bound by the terms of these rules to keep the information confidential and must execute the protective agreement as required in subsection 3. The originator (applicant for trade secret protected status) may also view the information at any time without the necessity of executing the protective agreement required in subsection 3.

- 2. Others who wish to view protected information, including experts and who are not regular full-time employees of the commission, and opposing counsel and experts, may do so only after written authorization from the commission. The commission may grant authorization when the person wishing to view the information submits a written request that includes all of the following:
  - a. The name and address of the person who will view the information;
  - b. Identification, as specifically as possible, of the information requested;
  - c. A showing of good cause why the information is needed;
  - d. Identification of the purpose of the review;
  - e. Identification of the intended use of the information; and
  - f. An estimate of the time needed for review.

The requesting person shall file anthe original and seven copies of the written request with the commission and serve it upon the originator at least ten days prior to the time the person desires to view the information unless the originator agrees to a shorter notice period.

3. Any person requesting review of the reviewing protected information filed with the commission shall also execute a protective agreement form provided by the commission. A new protective agreement form must be executed for each work day in which information is viewed.

4. The commission shall disclose the information unless:

a). The commission is prohibited by law from disclosure

under any circumstances or;

b). the The originator shows good cause why disclosure

should not be granted.

When disclosed, trade secret protected information may not be removed from

commission offices and must be returned for secure filing prior to the end of

the workday on which the information was disclosed, and may be used only

for purposes of the proceeding or case.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-08. References to trade secret protected

materialinformation at hearings. To the extent that reference is made to

any trade secret protected information by a person afforded access to such

information during any aspect of the proceeding, the information should be

referenced only by its title or its exhibit identification, or in a manner that does

not unnecessarily disclose the confidential information. If specific disclosure

of the confidential information is necessary during oral testimony or

argument, it must be on such prior notice as is feasible and, in any event, on

sufficient notice to clear the hearing room of persons not bound by this

chapter.

History: Effective March 1, 1994; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-09. Protection of trade-secret protected information. Any part of the record of a proceeding containing trade—secret protected information, including exhibits and transcript pages, must be protected unless otherwise ordered by the commission. If a commission order requires a finding based on trade-secret protected information, the order must reference the confidential nature of the finding and a separate, confidential document must be prepared to state fully the finding of fact and the trade secret protected information relied upon to support the finding.

History: Effective March 1, 1994; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-10. Copies of information used during hearing. Copies of the trade-secret protected information may be made for use during a hearing for persons bound by these rules. If copies are made for hearing purposes, they must be numbered. Upon the completion of the hearing, all copies of the information must be returned to the disclosing party or commission staff.

History: Effective March 1, 1994; amended

General Authority: NDCC 28-32-02

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-11. Documents certified on appeal. When an order of the commission is appealed and the documents are certified to court, copies must be made of the trade secret protected information. The copies of trade secret protected information must be placed in a sealed envelope, or other appropriate, sealed container, and labeled: "TRADE SECRET PROTECTED INFORMATION - PRIVATE". The originals of the trade secret protected information must be retained in the commission's trade secret protected

<u>information</u> file. When the court issues its decision and returns the case record to the commission, the copies of <u>trade\_secretprotected</u> information must be filed with the originals in the commission's <u>trade\_secret\_protected</u> <u>information file</u>.

History: Effective March 1, 1994; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

69-02-09-12. Disposal of trade secret protected information.

Except for information filed under Section 69-02-09-14, When when a case or file containing trade secret protected information has been closed for one year the commission will dispose the trade-secret protected information by shredding.

History: Effective January 1, 2001; amended

**General Authority: NDCC 28-32-02** 

Law Implemented: NDCC 28-32-06, 47-25.1

<u>69-02-09-13. Information filed under Sections 69-09-05-12 and 69-</u>09-05-12.1.

Information filed to comply with sections 69-09-05-12(3)(b) or 69-09-05-12.1 is protected without need for the originator to file an application and without further action by the commission, unless the commission orders otherwise. Sections 69-02-09-01 through 69-02-09-04 do not apply to information filed to comply with sections 69-09-05-12(3)(b), or subsections 69-09-05-12.1(1), 69-09-05-12.1(2), or 69-09-05-12.1(3).

### State of North Dakota Public Service Commission

Public Service Commission Licensing Rulemaking Case No. GE-14-763

### **CHAPTER 69-07-02**

#### **LICENSING**

#### Section

69-07-02-02 Grain Warehouse - Bond Schedule

69-07-02-02.1 Grain Buyer - Bond Schedule

69-07-02-02. Grain warehouse—Bond schedule bonds. The warehouse—A licensee's required minimum bond is determined by the licensee's total physical capacity licensed by the licensee in the state. , the length of time the licensee has been licensed, the licensee's annual grain purchase volume, and the licensee's scale ticket conversion policy. The capacity of each warehouse, bin, annex, or any additional space must be specifically identified. The bond amounts are:

Capacity to 100,000 bushels	<del>\$ 50,000</del>
From 100,001 bushels through 125,000 bushels	\$ <del>62,500</del>
From 125,001 bushels through 150,000 bushels	\$ 75,000
From 150,001 bushels through 175,000 bushels	\$ <del>87,500</del>
From 175,001 bushels through 200,000 bushels	\$ 100,000
From 200,001 bushels through 225,000 bushels	\$ 112,500
From 225,001 bushels through 250,000 bushels	\$ <del>125,000</del>
From 250,001 bushels through 275,000 bushels	\$ <del>137,500</del>

From 275,001 bushels through 300,000 bushels	<del>\$ 150,000</del>
From 300,001 bushels through 325,000 bushels	\$ <del>162,500</del>
From 325,001 bushels through 350,000 bushels	<del>\$ 175,000</del>
From 350,001 bushels through 375,000 bushels	<del>\$ 187,500</del>
From 375,001 bushels through 400,000 bushels	\$ 200,000
From 400,001 bushels through 425,000 bushels	\$ <del>212,500</del>
From 425,001 bushels through 450,000 bushels	\$ 225,000
From 450,001 bushels through 475,000 bushels	\$ <del>237,500</del>
From 475,001 bushels through 500,000 bushels	\$ 250,000

A licensee with a capacity in excess of five hundred thousand bushels must furnish additional bond coverage of five thousand dollars for each twenty-five thousand bushels of capacity or fraction thereof.

Unless the commission determines that an increase is necessary to accomplish the purpose of North Dakota Century Code chapter 60-02, the bond of a warehouseman shall not exceed one million five hundred thousand dollars.

- a. If no special circumstance described in this section applies, the required bond is based on capacity and years licensed.
  - For a licensee with capacity up to five hundred thousand bushels, the
    required bond is sixty-five cents per bushel with a minimum bond of
    sixty-five thousand dollars, if licensed less than seven years, and the
    required bond is fifty cents per bushel with a minimum bond of fifty
    thousand dollars, if licensed seven years or more.

- 2. If a licensee's total capacity is more than five hundred thousand bushels, additional bond is required. The additional required bond is twenty-six cents per bushel for each bushel over five hundred thousand bushels, if licensed less than seven years, and twenty cents per bushel for each bushel over five hundred thousand bushels, if licensed seven years or more.
- b. If the total annual grain purchase volume of a licensee is more than seven times the licensee's bonded capacity, additional bond coverage is required. The additional required bond is twenty cents per bushel for each bushel by which the licensee's total annual purchase volume exceeds seven times the licensee's bonded capacity. The application of this section to a new licensee will be based upon the licensee's projected annual grain purchase volume.
- c. A required bond may be reduced based on a licensee's conversion policy.

  The required bond is reduced by 30% for a licensee that establishes and follows a conversion policy approved by the Public Service Commission of 10 days or less, and by 15% for a licensee that establishes and follows a conversion policy approved by the Public Service Commission of 11 to 21 days.
- d. Except as provided in subsection e, the bond of a warehouseman may not exceed two million dollars.

e. The commission may require an increase in the amount of any bond when necessary to accomplish the purposes of North Dakota Century Code chapter 60-02.

History: Amended effective May 1, 1984; August 1, 1999;

General Authority: NDCC 60-02-03

Law Implemented: NDCC 60-02-02, 60-02-07, 60-02-09

69-07-02-02.1. Grain buyer -- Bond schedule bonds. The grain buyer bond is determined by the three-year rolling average of grain purchased annually in this state by the grain buyer. The bond amounts are: A licensee's required minimum bond is determined by the volume of grain the licensee purchases annually in the state. Up to 100,000 bushels \$50,000 For each additional 100,000 bushels or fraction thereof in excess of 100,000 and up to 1,000,000 \$20,000 For each additional 100,000 bushels or fraction thereof in excess of 1,000,000 \$ 5.000 For a new licensee, the first year's bond shall be based on the projected purchase volume and the second year's bond and third year's bond shall be based on the average actual volume according to the above schedule. Unless the commission determines that an increase is necessary to accomplish the purpose of North Dakota Century Code chapter 60-02.1, the bond of a facility-based grain buyer shall not exceed one million dollars nor shall the bond of a non-facility-based grain buyer exceed one million five hundred thousand dollars.

- a. As used in subsection b "grain purchase volume" means:
  - A three year rolling average of total annual grain purchase volume
     for a licensee licensed more than three years.
  - An actual three year average of total annual grain purchase volume for a licensee licensed three years.
  - An actual two year average of total annual grain purchase volume for a licensee licensed two years.
  - 4. <u>Total annual grain purchase volume for a licensee licensed one year.</u>
  - 5. <u>The licensee's projected annual grain purchase volume for a new licensee.</u>
- b. The minimum bond for a facility-based grain buyer is:
  - Fifty cents per bushel if a licensee's total annual grain purchase
     volume is one hundred thousand bushels or less, with a minimum
     of fifty thousand dollars.
  - 2. If a licensee's total annual grain purchase volume is more than one hundred thousand bushels up to and including one million bushels, the required bond is the amount in subdivision 1 plus twenty cents per bushel for each bushel by which the licensee's total annual grain purchase volume exceeds one hundred thousand bushels up to and including one million bushels.
  - 3. <u>If a licensee's total annual grain purchase volume is more than one million bushels, the required bond is the amount in subdivisions 1</u>

and 2 plus five cents per bushel for each bushel by which the
licensee's total annual grain purchase volume exceeds one million
bushels.

- c. The minimum bond for a roving grain buyer is:
  - Fifty cents per bushel if the licensee's total projected annual grain purchase volume is five hundred thousand bushels or less, with a minimum of fifty thousand dollars.
  - If a licensee's total projected annual grain purchase volume is
     more than five hundred thousand bushels, the required bond is the
     amount in subdivision 1 plus twenty cents per bushel for each
     bushel by which the licensee's total projected annual grain
     purchase volume exceeds five hundred thousand bushels.
- d. Except as provided in subsection e, the bond of a grain buyer may not exceed two million dollars.
- e. The commission may require an increase in the amount of any bond when necessary to accomplish the purposes of North

  Dakota Century Code chapter 60-02.1.

History: Effective August 1, 1999; amended effective August 1, 2000;

General Authority: NDCC 60-02.1-03

Law Implemented: NDCC 60-02.1-03, 60-02.1-08

## STATE OF NORTH DAKOTA PUBLIC SERVICE COMMISSION

Public Service Commission Gas Pipeline Safety Rulemaking Case No. GS-14-761

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

Public Service Commission Licensing Rulemaking Case No. GE-14-763

### NOTICE OF INTENT TO AMEND ADMINISTRATIVE RULES AND NOTICE OF PUBLIC HEARING

### November 6, 2014

PLEASE TAKE NOTICE that the Public Service Commission intends to amend its administrative rules with proposed amendments to the following parts of the North Dakota Administrative Code: Sections 69-09-03-01 and 69-09-03-02, Pipeline Safety (Case No, PU-14-761), Article 69-02, Practice and Procedure (Case No. AD-14-762), Sections 69-07-02-02 and 69-07-02-02.1, Grain Warehouse and Grain Buyer Bonds (Case No. GE-14-763).

The Public Service Commission will hold a public hearing to address the proposed amendments at 1:00 p.m. CST, on December 15, 2014, in the Commission Hearing Room, 12th floor, State Capitol, Bismarck, North Dakota.

The proposed revisions to the North Dakota Administrative Code are:

### Case No. GS-14-761

The purpose of this rulemaking is to adopt, by reference in state administrative rule, the most recent amendments to pipeline safety regulations adopted by the United States Department of Transportation, Pipeline and Hazardous Materials Safety Administration (PHMSA).

For gas pipeline safety, this rule change adopts amendments to safety regulations that have been adopted by PHMSA since June 22, 2011, current to November 6, 2014.

- 3 GE-14-763 Filed 11/06/2014 Pages: 3
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- 4 AD-14-762 Filed 11/06/2014 Pages: 3
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For hazardous liquids pipeline safety, the Public Service Commission currently has statutory authority concerning pipeline safety but hasn't initiated a safety program agreement with PHMSA.

### Case No. AD-14-762

The proposed procedural rules consist of changes to the procedural rules in four areas: service of formal complaints; individual customer notice in utility rate related cases (bill stuffers); appearances at formal hearings, and protection of information.

The existing procedure when serving formal administrative complaints and notices related to those complaints is being clarified in the proposed rules, but not changed. One additional type of utility filing will be included with the existing types of filings for which individual utility customer notice is required. The requirement that staff who work on formal cases be noted as making a formal appearance is being deleted. The changes to the rules regarding when and how the Commission will protect information from general disclosure are the most comprehensive, but do not materially change the existing process, except to make protection of certain regularly filed information easier and less costly for everyone involved.

### Case No. GE-14-763

The proposed rules change the way the warehouseman bond is determined, including requiring additional bond coverage for newer licensees, and those with substantial annual purchase volume. A reduction is available for a licensee with a shorter scale ticket conversion policy. The proposed rules also change the way the bond is determined for a roving grain buyer.

The proposed rule changes and the statements concerning the Regulatory Analysis, Small Entity Regulatory Analysis and Economic Impact, and Takings Assessment may be reviewed at the Public Service Commission's offices on the 12<sup>th</sup> floor of the State Capitol, Bismarck, North Dakota. To obtain a copy of the proposed rule changes or the statements contact the Public Service Commission at 600 East Boulevard Avenue, Department 408, Bismarck, North Dakota 58505-0480, 701-328-2400, toll free 1-877-245-6685, Relay North Dakota TTY 1-800-366-6888, or NDPSC@ND.gov. This information is also available to view on the Commission's web site at www.psc.state.nd.us under "Formal Actions/Case Search".

Interested persons may attend the hearing and may submit written comments on the proposed rules. Written comments should be filed with Darrell Nitschke, Executive Secretary, Public Service Commission, 600 East Boulevard Avenue, Department 408, Bismarck, North Dakota 58505-0480, or NDPSC@ND.gov. The comment period closes 10 days after the hearing. Comments must be received by the close of business on December 26, 2014.

If you require any auxiliary aids or services, such as readers, signers, or Braille materials, please notify the Commission at least 24 hours in advance.

**PUBLIC SERVICE COMMISSION** 

Randy Christmann Commissioner Brian P. Kalk Chairman Julie Fedorchak Commissioner

### STATE OF NORTH DAKOTA PUBLIC SERVICE COMMISSION

Public Service Commission Gas Pipeline Safety Rulemaking Case No. GS-14-761

Public Service Commission Practice and Procedure Rulemaking Case No. AD-14-762

Public Service Commission Licensing Rulemaking Case No. GE-14-763

# NOTICE OF INTENT TO AMEND ADMINISTRATIVE RULES NOTICE OF PUBLIC HEARING November 6, 2014

TAKE NOTICE that the Public Service Commission will hold a public hearing to address proposed amendments to the N.D. Admin. Code, relating to Gas Pipeline Safety, Practice and Procedure, and Licensing.

The public hearing will be held at 1:00 p.m., CST, on December 15, 2014, in the Commission Hearing Room, 12th floor, State Capitol, Bismarck, North Dakota. Written comments may be submitted to the Public Service Commission until the close of business on December 26, 2014.

A copy of the proposed rules may be obtained from the Public Service Commission, 600 East Boulevard Avenue, Department 408, Bismarck, North Dakota 58505-0480, 701-328-2400, toll free 1-877-245-6685, Relay North Dakota TTY: 1-800-366-6888, or NDPSC@ND.gov. This information is also available to view on the Public Service Commission's web site at www.psc.state.nd.us under "Formal Actions/Case Search".

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PUBLIC SERVICE COMMISSION

Randy Christmann Commissioner

Brian P. Kalk Chairman Julie Fedorchak Commissioner

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5 AD-14-762 Filed 11/06/2014 Pages: 1
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5 GS-14-761 Filed 11/06/2014 Pages: 1 Abbreviated Notice of Intent to Amend Administrative Rules and Notice of Public Hearing